1 Erica T. Loftis, SBN 259286 Dane W. Exnowski, SBN 281996 2 Buckley Madole, P.C. 301 E. Ocean Blvd., Suite 1720 3 Long Beach, CA 90802 Telephone: 562-983-5365 4 Fax: 562-983-5365 5 BK.CA@BuckleyMadole.com 6 7 Attorney for Wells Fargo Bank, N.A. 8 UNITED STATES BANKRUPTCY COURT 9 FOR THE NORTHERN DISTRICT OF CALIFORNIA, SANTA ROSA DIVISION 10 Case No. 13-11217 In re: 11 Nora Marissa Leon-Tirado, Chapter 13 12 aka Marissa N. Leon aka Nora Marissa Leon 13 aka Nora Marissa Nunez aka Nora Leon 14 R.S. No. DWE-42 15 NOTICE OF HEARING ON MOTION FOR RELIEF FROM AUTOMATIC STAY 16 Hearing: 17 Date: 3/3/2017 Time: 1:30 P.M. Place: 99 South "E" Street 18 Santa Rosa, CA 95404 19 Debtor. 20 21 TO THE HONORABLE ALAN JAROSLOVSKY, UNITED STATES BANKRUPTCY COURT 22 JUDGE, THE DEBTOR, DEBTOR'S COUNSEL, THE TRUSTEE, AND OTHER INTERESTED 23 **PARTIES:** 24 PLEASE TAKE NOTICE that Wells Fargo Bank, N.A. ("Movant") has filed a Motion for 25 Relief from Automatic Stay (the "Motion") in the above-captioned matter. The Motion will be heard 26 before the Honorable Alan Jaroslovsky on March 3, 2017 at 1:30 P.M. at the United States Bankruptcy 27 Court located at 99 South "E" Street, Santa Rosa, CA, 95404. 28 /// NOTICE OF HEARING ON 7879-N-1259 MOTION FOR RELIEF FROM AUTOMATIC STAY NtcMfr CA V001

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The Motion is based upon the attached Declaration, Memorandum of Points & Authorities, and Movant's Relief from Stay Cover Sheet, as well as other evidence attached hereto in support of the Motion.

Pursuant to Local Bankruptcy Rule 4001-1(c), Movant has filed and served its Motion with at least fourteen (14) calendar days prior to the hearing date. Respondents opposing the Motion shall appear personally or by counsel at the preliminary hearing. A respondent will not be required to, but may, file responsive pleadings, points and authorities, and declarations for any preliminary hearing.

If Debtor fails to appear at the hearing, either personally or by counsel, the Court may grant the requested relief.

Dated: 2/6/2017 Respectfully Submitted, Buckley Madole, P.C.

By: /s/ Dane W. Exnowski
Dane W. Exnowski
Attorney for Movant